## **UTILITY** PATENT APPLICATION

Docket No.	S1022.81087US00
	ned Inventor or Application Identifier
	S1022.81087US00

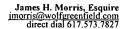
(Only for new nonprovisional applications under 37 CFR 1.53(b))		S1022.81087US00						
		Express Mail Label No.			EV 292561680 US			
	Date of Deposit				November 3, 2003			
APPLICATION ELEMENTS See MPEP chapter 600 concerning utility patent application contents			ADDRESS TO:		Box Patent Application Commissioner for Patents Washington, DC 20231			
1.☐ Fee Transmittal Form (Submit an original, and a duplicate for fee processing)		7.		CD-ROM or CD-R, in duplicate, large table or Computer Program (Appendix)				
2. Applicant claims small entity status. See 37 CFR 1.27.		8.		Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary)				
3.⊠ Specification [Total pages 19]			a.					
15 - pages description			b.					
15 - pages description  1 - pages abstract			i. ☐ CD-ROM or CD-R (2 copies); or					
3 - pages claims 17 - Total clair	ns			ii. 🗆 pa	aper (identical to computer copy)			
			c.	□ Staten	nent verifying identity of above copies			
4. ☑ Drawing(s) (35 USC 113) [Total sheets 4]				-				
☐ Informal ☑ Formal [Total drawin	igs 1-5]		A	ССОМРА	NYING APPLICATION PARTS			
<ul><li>5.□ Oath or Declaration [Total pages ]</li><li>a. □ Newly executed (original or copy)</li></ul>		9.		Assignme document	nt Papers/cover sheet & s(s)			
b.  Copy from a prior application		10.		37 CFR 3	.73(b) Statement			
i. DELETION OF INVENTOR(S)  Signed statement attached deleting inventor(s)				(when there is an assignee)  Power of Attorney				
named in the prior application, see 37 CI 1.63(d)(2) and 1.33(b).	FR	11.		English T	ranslation of Document (if applicable)			
If 5b is checked the entire disclosure of prior applications,		12.	X	Information Disclosure Statement PTO-1449  ☑ Copies of IDS Citations				
Serial No.		13.		Prelimina	ry Amendment			
from which an oath or declaration is supplied, is consi as part of the disclosure of the accompanying applicat is hereby incorporated by reference therein. The incorporation <u>can only</u> be relied upon when a portion been inadvertently omitted from the submitted applica parts.		14.	X		eceipt Postcard (MPEP 503) e specifically itemized)			
		15.			Copy of Priority Document(s) a priority is claimed)			
6. ☐ Application Data Sheet, See 37 CFR 1.76		16.	16. ☐ Request and Certification §122(b)(2)(B))(ii)		nd Certification Under 35 U.S.C. (ii)			
		17.		Other:				
17a. PURSUANT TO 35 U.S.C. §119, APPLICAN			AIM	S PRIORI	TY TO EUROPEAN PATENT			

19. NOTE TO PRACTITIONERS: If a CONTINUING APPLICATION, supply the requisite priority or continuity information in the body of the application, or in a preliminary amendment, or in an Application Data Sheet under 37 CFR 1.76.

For CONTINUATION OR DIVISIONAL APPS ONLY: The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 5b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts.

	20.	CORRESPONDEN	CE ADDRESS				
Correspondence address b	elow						
CUSTOMER NUMBE	R	23628					
		OR					
ATTORNEY'S NAME	James H. Mor	James H. Morris, Reg. No. 34,681					
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21. SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED		
NAME	James H. Morris, Reg. No. 34,681	
SIGNATURE C	Street	
DATE	November 3, 2003	





November 3, 2003

## Via Facsimile – 93

Dr. Ing. Elena Cerbaro Studio Torta Società Semplice Via Viotti, 9 10121 Torino, ITALY

Re: New U.S. Patent Application
METHOD AND DEVICE FOR TIMING RANDOM READING OF A MEMORY DEVICE

Your Ref.: E-1421/02 Bis-mp ST Ref.: 02-AG-223/AL Our Ref.: S1022.81087US00 JHM

## Dear Elena:

This is to inform you that the above-identified patent application was filed at the U.S. Patent Office on November 3, 2003. Enclosed are two copies of the application as filed.

We have received a copy of the search report and have prepared and filed an information disclosure statement, a copy of which is enclosed for your files. When we receive information regarding the filing particulars we will prepare the formal documents and forward them to you for signature by the inventor.

Every inventor and his company (and sometimes other such as supervisors and co-workers) and anyone involved in the prosecution of a patent application has a <u>duty</u> to disclose to the U.S. Patent and Trademark Office pertinent prior art of which he/she is aware. A statement submitting a copy of the known prior art preferably should be submitted promptly.

Failure to disclosure known prior art can result in the application being stricken, and the issued patent being held invalid or unenforceable, and in personal liability. Therefore, please provide us with any pertinent prior art which you or the inventor is aware of. If in doubt about the pertinence of an item of prior art, please err on the safe side; bring it to our attention. We can then forward it to the Examiner, if we deem disclosure to be necessary.



Dr. Ing. Elena Cerbaro Studio Torta Società Semplice November 3, 2003 Page Two

Please remember also that this duty of disclosure continues so long as the application is pending in the Patent and Trademark Office.

We will continue to keep you informed of developments in this application. In the meantime, if you have any questions or comments, please do not hesitate to contact us.

Sincerely,

James H. Morris

WOLF, GREENFIELD & SACKS, P.C.

JHM:gd

Enclosures 1) Apr

1) Application as filed

2) Preliminary amendment

3) Information Disclosure Statement